rates, and increase women's educational opportunities and earnings. Hundreds of thousands of women in the developing world—many of whom are young adolescents—die from complications of pregnancy or inadequate reproductive health care. Few of these girls and young women have equal rights, much less the abstinence option viewed by some in this body as the solution to unwanted pregnancies. The Global Gag Rule will cost women's lives!

Let's remember that it has been against U.S. law to use USAID funds for abortion or to promote abortion since 1973. The Global Gag Rule is a means of denying to women in other, poorer countries services that are legal in the United States even when these services are paid for with private funds.

The Mexico City restrictions even go so far as to prohibit NGOs from using their own funds to lobby their own governments to change laws regarding abortion. The restrictions force foreign NGOs to choose between desperately needed family planning funding and their right to speak out on an important social issue.

Under the Global Gag Rule, an NGO that dared to protest a lack of post-abortion care and the jailing of women and girls who have had abortion would lose U.S. family planning funds. If this NGO were the only family planning provider in a remote rural area—there are seldom multiple providers—then access to these services would be eliminated.

I find it incredible that the United States would use its enormous influence and power to curb free speech in the developing world. This is contrary to everything our country stands for. If the Congress attempted to pass such a provision affecting nonprofit agencies in the United States, it would be struck down as un-Constitutional.

In her Washington Post column of September 29, 2000, Judy Mann quotes Katherine Bourne, director of public affairs for Pathfinder, and international reproductive health organization, about the dangers of the Global Gag Rule.

[The gag rule] allows these organizations to provide care when a woman is dying from a botched abortion, but "they are not parsing out the legislative language," Bourne says. "What they are hearing is: 'The U.S. Bourne doesn't like abortions. It endangers our funding. We'll stay away from it entirely: 'In Peru, we work with eight different NGOs," she says. "They tend to be [in remote areas] where there are no services. They are so nervous about it, they won't stock equipment to do post-abortion lifesaving care. They refer women to the publicsector hospital. That can make the difference between a woman going to a local clinic that is a half-hour away or going to a public hospital that is an eight-hour walk away. If you are hemorrhaging from an abortion, you could die within hours.'

All Americans want to see the number of abortions decline. The best and most proven method of reducing abortions is to provide family planning services. The Global Gag Rule will not reduce abortions, but it will reduce access to family planning and lifesaving reproductive health services to the detriment of the world's poorest women and children.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from New York (Mr. HINCHEY) is recognized for 5 minutes.

[Mr. HINCHEY addressed the House. His remarks will appear hereafter in the Extensions of Remarks.]

NOMINATION OF SENATOR ASHCROFT

The SPEAKER pro tempore. Under a previous order of the House, the gentle-woman from Texas (Ms. Jackson-Lee) is recognized for 5 minutes.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I appreciate the Speaker's kindness. I rise to join my colleagues who have spoken of their concern about the recent executive order that eliminates the opportunity of international family planning. My fellow colleagues have been extremely eloquent, and I would for a moment just like to expand that opposition to that decision by the administration to carry forth my opposition to the nomination of former Senator John Ashcroft to the position of Attorney General of the United States of America.

I would hope that this representation and opposition clearly will not be characterized as personal. I testified in the Committee on the Judiciary on my position, and it is a passionate position on the importance of the fundamental rights, civil rights, the right to vote, freedom of choice, all the law of the land. I might suggest to my colleagues that I believe that this USA Today, People for the American Way advertisement, captures my concern. Should a man who misrepresents the facts under oath be our Attorney General? And the facts are there. Again, it is not to personally suggest that Mr. Ashcroft may not believe in what he has said, but his actions speak louder than words.

When asked repeatedly whether he would be able to support Roe v. Wade, he indicated it was the settled law of the land but yet consistently throughout his Senatorial career, gubernatorial career and his other career, this individual showed that he was not in support of the law of the land, the Constitution of the United States, which gives a woman the right to choose.

In a decision dealing with voluntary desegregation in St. Louis, it was noted that in the first representation of his testimony he said the State was not liable and was not involved and, in fact, the State was involved and it was attributed to his position that caused this delay in a resolution of this desegregation order where the parties at hand voluntarily decided to resolve this.

His position as Attorney General or governor caused it to continue to be at odds, because he fought against the voluntary agreement.

Do we believe in integration in this country? Do the laws provide us the opportunity for civil rights? Yes. And I believe the actions of this nominee do not speak well for him being able to enforce the law of the land.

Might I suggest that several other items come to mind and that, of

course, is one that many of us have heard over and over again, that is the nomination of Judge Ronnie White and the comments being made by Senator Ashcroft that he was pro-criminal or had a criminal bent when over 60 percent of the time Judge White agreed with the nominees of then-Governor Ashcroft in confirming the death penalty.

Might I read this insert by Congressman WILLIAM CLAY as he introduced Judge Ronnie White before the Senate Committee on the Judiciary upon which Senator Ashcroft said, I might cite one incident that attests to the kind of relationship that Judge White has with many and that is with a member of this committee Senator Ashcroft. When I recommended Judge White to the President for nomination and the President nominated him, one of the first people that I conferred with was Senator John Ashcroft. At a later date, he told me that he had appointed 6 of the 7 members to the Missouri Supreme Court. Ronnie White was the only one he had not appointed. He said, meaning Senator Ashcroft, he had canvassed the other six, the ones that he appointed. They all spoke very highly of Ronnie White and suggested that he would make an outstanding Federal judge. So I think that this is the kind of person we need on the Federal bench. These were the confirmation hearings on Federal appointments, hearings before the Senate Committee on the Judiciary 105th Congress.

Yet on the floor of the Senate, Senator Ashcroft vigorously opposed Judge Ronnie White, for what reason we do not know; and this nominee came out of the Committee on the Judiciary twice victoriously. One wonders whether or not in his explanation that the reason he opposed him was his record, when his record was clear, Judge White's record was clear. He was an independent justice who reviewed the facts and supported the facts and was well respected in his State.

Then we have the situation of Ambassador Hormel, who we have heard recently who has a different life-style, and because of a different life-style he opposed him.

Mr. Speaker, I want to thank my colleagues for this unique opportunity to offer a few observations on the nomination of Mr. John Ashcroft for attorney general of the United States. As Martin Luther King once stated, "Injustice anywhere is a threat to justice everywhere." That is why I am here today to speak out not only as a member of Congress, but as a citizen of our diverse and vulnerable nation.

The Senate is moving closer to taking final action on Mr. Ashcroft's nomination. This causes me great anxiety that a growing number of Americans are demonstrating in every state of the Union.

Based on Mr. John Ashcroft's voting record of aggressive opposition to women's rights, civil rights, and the unfortunate handling of the nomination of Judge Ronnie White, the Senate Judiciary Committee and its colleagues should vote down his nomination for the sake of unifying America. The attorney general for the